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IN THE UNITED STATES DISTRICT COURT

DISTRICT OF UTAH

UNITED STATES OF AMERICA, : Case No. 2:23CR 163 TC

Plaintiff, :

FOURTH NOTICE OF COMPLIANCE

v. : AND REQUEST FOR RECIPROCAL

DISCOVERY

:

JAVIER CATALAN BAHENA,

ERASMO MARTINEZ, :

ALVARO MARTINEZ, Judge Tena Campbell

FILIBERTO TAPIA OCAMPO, and

OSCAR MARTINEZ,

Defendants.

The United States of America, by and through the undersigned, hereby files its fourth notice of compliance with its discovery obligations in this case and request for reciprocal discovery from the defendants.

The United States gives notice that the following is being or has been provided to counsel for defendants:

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Description	Bates Number
Discovery produced:	
	INT-CMS-00001
NOC 04	RPT-ATF-01-00007
Reports, interview	RPT-ATF-01-00008
-	

Pursuant to Rule 12(b)(4)(A) of the Federal Rules of Criminal Procedure, the United States notified the defense that at trial, the United States may seek to use all physical evidence, statements made by the defendant and others, police reports, phone records, electronic evidence (including body camera footage), documents, and photographs obtained during the investigation. The United States reserves the right to introduce in its case-in-chief all tangible objects, physical, documentary, and electronic evidence, and all other evidence provided, made available, or identified in discovery.

As additional discoverable material becomes available, such material will be provided within a reasonable time. Throughout this case, the United States will provide material discoverable under Rules 16 and 26.2 of the Federal Rules of Criminal Procedure and the Jencks Act without requiring the defendant to make a specific request for such material. Upon the request of the defendant, the United States will permit and facilitate the defendant's own inspection, copying or photographing of those items described/defined in Rule 16(a)(1)(E).

The United States also hereby requests disclosure of evidence by the defendant (also known as reciprocal discovery) pursuant to Rule 16(b) of the Federal Rules of Criminal Procedure and DUCrimR 16-1(c). By providing Rule 16 discovery without requiring a specific request from the defense, the United States invokes a reciprocal obligation on the defendant under DUCrimR 16-1(c), which states that the defendant must allow the government to inspect

and to copy the following, as further defined in Rule 16 of the Federal Rules of Criminal

Procedure:

a. Documents and tangible objects the defendant intends to introduce as

evidence at trial;

b. Reports of examinations and tests the defendant intends to introduce at

trial or that were prepared by a witness whom the defendant intends to call

at trial; and

c. A written summary of the testimony of any expert the defendant intends to

use a trial under Federal Rules of Evidence 702, 703 and 705.

The United States requests that the defendant provide to the government at a reasonable time

before trial, but no later than five working days before trial, copies of the material referenced in

this paragraph. Further, the United States requests continuing compliance with the reciprocal

discovery following the initial disclosure.

The United States also hereby requests all written and recorded statements by any witness

other than the defendant whom the defendant intends to call at trial or a hearing covered by the

Jencks Act or Rule 26.2 of the Federal Rules of Criminal Procedure.

DATED this 28th day of August, 2023.

TRINA A. HIGGINS

United States Attorney

/s/ Maria D. Mooers-Putzer

MARIA D. MOOERS-PUTZER

Assistant United States Attorney

CERTIFICATE OF SERVICE

I certify that on the <u>28th</u> day of August, 2023, the FOURTH CERTIFICATE OF COMPLIANCE AND REQUEST FOR RECIPROCAL DISCOVERY was filed electronically with the District Court, and caused to be made available via USAfx from the United States Attorney's Office to all parties named below:

Joel Kittrell, Esq. Attorney for Javier Catalan Bahena (1) joel@kittrelllaw.com	Tessa Hansen, Esq. Assistant Federal Public Defender Attorney for Erasmo Martinez (2) Tessa_hansen@fd.org
Clayton Simms, Esq. Attorney for Alvaro Martinez (3) clayton@claytonsimms.com	Stephen McCaughey, Esq. Attorney for Filiberto Tapia Ocampo (4) stephen@stephenrmccaughey.com
Jeremy Delicino, Esq. Attorney for Oscar Martinez (5) jeremy@jeremydelicino.com	

/s/ Yvette Laughter
Litigation Support Specialist